	Ryan H. Weinstein (Cal. Bar No. 240405) ryan.weinstein@ropesgray.com ROPES & GRAY LLP	
3	10250 Constellation Boulevard Los Angeles, California 90067	
4	Telephone: +1 310 975 3310 Facsimile: +1 310 975 3400	
5	Lori Lowenthal Marcus*	
6	lorilowenthalmarcus@deborahproject.org Jerome M. Marcus*	
7	jmarcus@deborahproject.org THE DEBORAH PROJECT	
8	P.O. Box 212 Merion Station, Pennsylvania 19066	
	Telephone: +1 610 880 0100	
10	[Additional counsel on next page]	
11	Attorneys for Plaintiffs	
12	* admitted pro hac vice	
13	UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA	
14		
15	SAN FRANC	ISCO DIVISION
16	CONCERNED JEWISH PARENTS OF	) Case No. 3: 24-cv-08015-MMC
17	SEQUOIA UNION HIGH SCHOOL DISTRICT, et al.,	) JOINT STIPULATION REGARDING
18	Plaintiffs,	<ul><li>BRIEFING SCHEDULE ON DEFENDANTS' MOTION TO DISMISS</li></ul>
19	v.	) <del>[PROPOSED]</del> ORDER
20	SEQUOIA UNION HIGH SCHOOL	) )
21	DISTRICT, et al.,	
22	Defendants.	
23		
24		
25		
26		)
20 <u> </u> 27		
28		
∠o l	I	

1	Amy Jane Longo (Cal. Bar No. 198304)
2	ROPES & GRAY LLP
3	Three Embarcadero Center San Francisco, California 94111-4006
4	Telephone: +1 415 315 2301 Facsimile: +1 415 315 6350
	amy.longo@ropesgray.com
5	D '1D II *
6	David B. Hennes* Gregg L. Weiner*
7	Alexander B. Simkin*
	Elana M. Stern*
8	Hannah Shapiro* Luke Colle*
9	Laura Medina*
10	ROPES & GRAY LLP
	1211 Avenue of the Americas New York, New York 10036
11	Telephone: +1 212 596 9000
12	Facsimile: +1 212 596 9090
13	david.hennes@ropesgray.com
	gregg.weiner@ropesgray.com alexander.simkin@ropesgray.com
14	elana.stern@ropesgray.com
15	hannah.shapiro@ropesgray.com
16	judy.faktorovich@ropesgray.com
10	laura.medina@ropesgray.com
17	* admitted pro hac vice
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1

10

28

Plaintiffs Concerned Jewish Parents of Sequoia Union High School District, *et al.*, and Defendants Sequoia Union High School District, *et al.* (collectively, the "Parties"), by and through their respective undersigned counsel, hereby stipulate and agree as follows:

WHEREAS, Defendants filed a motion to dismiss on October 15, 2025 (ECF 112, "Motion to Dismiss");

WHEREAS, a settlement conference before the Honorable Magistrate Judge Laurel Beeler is scheduled for October 28, 2025;

WHEREAS, the current deadline for Plaintiffs to file their Opposition to the Motion to Dismiss is October 29, 2025, and the current deadline for Defendants to file their Reply is November 5, 2025;

WHEREAS, in light of the scheduled settlement conference, the Parties agree that a modest extension of the briefing schedule will facilitate settlement discussions and promote judicial economy;

WHEREAS, the Parties have agreed to extend the deadline for Plaintiffs' Opposition to November 26, 2025, and for Defendants' Reply to December 10, 2025; and;

WHEREAS, the Parties agree that this briefing schedule may be revisited as necessary to facilitate the continuation of settlement discussions.

NOW, THEREFORE, the Parties stipulate and agree, subject to the Court's approval, as follows:

- 1. Plaintiffs' Opposition to the Motion to Dismiss shall be due on or before November 26, 2025.
- Defendants' Reply in support of the Motion to Dismiss shall be due on or before
   December 10, 2025.
- 3. The hearing on the Motion to Dismiss shall be continued to **December 19, 2025**, or to a date thereafter convenient to the Court.

IT IS SO STIPULATED. DATED: October 27, 2025 ROPES & GRAY LLP By: /s/ Ryan H. Weinstein Ryan H. Weinstein Attorneys for Plaintiffs DATED: October 27, 2025 DANNIS WOLIVER KELLEY By: /s/ William B. Tunick William B. Tunick Attorneys for Defendants 

1

2

4

6 7

9

1011

12

13

14

1516

17

18

19

20

21

2223

24

25

2627

28

## PROPOSED ORDER

Pursuant to the parties' joint stipulation, and for good cause shown, it is hereby ORDERED that:

- 1. Plaintiffs' Opposition to the Motion to Dismiss shall be due on or before **November 26, 2025**.
- 2. Defendants' Reply in support of the Motion to Dismiss shall be due on or before **December 10, 2025**.
  - 3. The hearing on the Motion to Dismiss shall be continued to **December 19, 2025**.

Any further extension of this briefing schedule pending settlement discussions will be subject to the Parties' further stipulation and written order of this Court.

Dated: October 27, 2025

HON MAXINE M. CHESNEY UNITED STATES DISTRICT JUDGE

## **FILER'S ATTESTATION**

Pursuant to L.R. 5-1(h)(3), I, Ryan H. Weinstein, attest that all other signatories listed herein and on whose behalf this filing is submitted have authorized this filing and concur in its content.

DATED: October 27, 2025 By: /s/ Ryan H. Weinstein
Ryan H. Weinstein